

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:		
	Chen Xing Su	
Serial No.:	10/006,014	Art Unit 1618
Filing Date:	December 4, 2001	Conf. No. 6898
Title:	TAHITIAN NONI JUICE ON COX-1 AND COX-2 AND TAHITIAN NONI JUICE AS A SELECTIVE COX-2 INHIBITOR	
Examining Attorney:	Simon J Oh	

DECLARATION OF CLAUDE JARAKAE JENSEN

Mail Stop Response  
No Fee  
Assistant Commissioner for Patents  
Washington, D. C. 20231

Sir:

I, Claude Jarakae Jensen, hereby declare:

1. that the research described in the attached documentation took place, and that the results set forth in the response to the Office Action being sent concurrently herewith, accurately represent the results of the research.
2. I further declare that I have thoroughly reviewed the amended claims and the application represented by U.S. Serial Number 10/006,014, and the subject matter set forth therein would not have been obvious to one skilled in the art at the time of the invention.

3. I further declare that the results of the research include indicia that the present composition of *Morinda citrifolia* acted as a selective COX-2 inhibitor, providing relief from inflammation associated with COX-2. The non-invasive administration of a nutraceutical composition to effect selective COX-2 inhibition is a long-felt need in the industry and is addressed by the present invention.

4. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code; and that such willful, false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated this 9<sup>th</sup> day of January, 2008.

By:

  
\_\_\_\_\_  
Claude Jarakae Jensen

JRM:brc  
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